Message

From: Tinsworth, Gregory (BRI) [/O=COMMONWEALTH OF MASSACHUSETTS/OU=MASSMAIL-

01/CN=RECIPIENTS/CN=GREGORY.F.TINSWORTH]

Sent: 10/13/2009 7:09:12 PM

To: Saunders, Della (DPH) [/O=COMMONWEALTH OF MASSACHUSETTS/OU=MASSMAIL-

01/CN=RECIPIENTS/CN=DELLA.SAUNDERS]; Khan, Annie (DPH) [/O=COMMONWEALTH OF

MASSACHUSETTS/OU=MASSMAIL-01/CN=RECIPIENTS/CN=ANNIE.KHAN]

Subject: RE: Comm v.

Attachments: Summons for Annie Khan and Della Saunders.pdf

I have attached a corrected summons for each of you.

----Original Message-----**From:** Saunders, Della (DPH)

Sent: Tuesday, October 13, 2009 2:15 PM

To: Tinsworth, Gregory (BRI)

Subject: RE: Comm v.

Can you send a new one with the correct date? thanks

From: Tinsworth, Gregory (BRI)

Sent: Tuesday, October 13, 2009 12:29 PM

To: Saunders, Della (DPH)

Subject: RE: Comm v.

Oh dear. It was supposed to read 11/2 at New Bedford Superior at 900am.

----Original Message----

From: Saunders, Della (DPH)

Sent: Monday, October 12, 2009 7:56 AM

To: Tinsworth, Gregory (BRI)

Subject: RE: Comm v.

Sorry, I forgot to mention that the subpoena you sent was for November 7th which is a Saturday. Did you

mean Monday, November 9th?

Della

From: Tinsworth, Gregory (BRI)

Sent: Thursday, October 08, 2009 11:14 AM

To: Saunders, Della (DPH)

Subject: RE: Comm v.

Hi Della.

Thanks for getting boak to me so quickly. Unfortunately I'm stuck up at court and don't have those files with me. I do know that weight is not an issue in this case, so I would only need the confirmatory chemist on the marijuana and on the cocaine. I do not need anything having to do with the pills. But I will need copies of the files related to the cocaine and the marijuana. I'm missing Does that deal with

cocaine or marijuana? If so, I'll need the copies of those files as well. Could you forward this to Mr. Renczkowski if that is the case? Either way, I'll give you a call when I get back to the office. Thanks, Greg From: Saunders, Della (DPH) Sent: Thursday, October 08, 2009 11:06 AM **To:** Tinsworth, Gregory (BRI) Cc: Khan, Annie (DPH) Subject: RE: Comm v. Good Morning Greg. I am in the process of getting a discovery package ready for you now in the above-mentioned case. I need your address so that I can mail the information to you. Do you only need information for or do you need copies of the files for the whole case (excluding and excluding)? I was the custodial chemist did the net weight and preliminary testing. Annie Dookhan was the confirmatory chemist and she did the GC/MS analysis. She would be the one you would need to testify given the parameters that you said in your email. If you need information on the whole case, be aware that analyzed by Nicole Medina (custodial chemist) and Daniel Renczkowski (confirmatory chemist). I can be reached in the lab at 617-983-6632. Annie will be on vacation until October 13th. Her direct line in the lab is 617-983-6631. I look forward to hearing from you. **Della Saunders** Chemist III From: Tinsworth, Gregory (BRI) Sent: Wednesday, October 07, 2009 12:10 PM To: Khan, Annie (DPH); Saunders, Della (DPH) Subject: Comm v. Dear Ms. Khan and Saunders, This matter is currently scheduled for trial in New Bedford Superior Court on Monday, November 2 at . I already have a copy of your cy's. 9am. The drug cert numbers for the case are but I will need a copy of the case files at your earliest convenience. The defendants have not been charged for the oxycodone, so we need not be concerned with certificate by Assistant Analyst Sonja Farak. Also, the weight of the drugs is not an issue in this case. I see that Ms. Dookhan is only listed on (21 plastic bags of cocaine). I will only need the testimony of the analyst who determined that the substance is cocaine. If Ms. Dookhan weighed the drugs and Ms. Saunders determined the substance was cocaine, then I will only need Ms. Saunders to come down. But if Ms. Dookhan determined the substance was cocaine, then I will need you both. I have attached a summons for each of you. At this point, getting the copy of the files to defense counsel is the most pressing issue, so if you can get those to me soon, that would be great. If you are not available on 11/2, please let me know ASAP, so that we cann address that issue.

Thanks,

Greg

Gregory Tinsworth Assistant District Attorney Bristol District Attorney's Office

(508) 961-1844